## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

EQUAL EMPLOYMENT OPPORTUNI COMMISSION, vs	TY Plaintiff	Case Number:	15-CV-74-F	₹
TRUE OIL, LLC, A WYOMING LIMIT LIABILITY COMPANY, ET AL. D	ED Defendant			
NOTICE OF ASSIGNMENT TO A CONSENT/REQ		) STATES MAGISTI OR REASSIGNMEN		E AND
In accordance with United States District C Order 2014-03, and Fed.R.Civ.P. 73, you a to a United States Magistrate Judge to cond final judgment, and all post-judgment proc Magistrate Judge is permitted only if all pa consent to the assignment or request the	are notified duct all pro eedings. <u>l</u> arties file a	I that the above entitled occedings in this case, in Exercise of this jurisdict written consent. Indicate the consent.	action has bee neluding trial, ion by a Unite ate below if yo Court Judge.	n assigned entry of d States ou
Party(s) represented	_	Party(s) represented		
Attorney Signature Da	<del>ite</del>	Attorney Signature		Date
You are <b>required</b> to return this form to the of an answer or otherwise responsive plead form, counsel are <b>required</b> to e-mail this consents@wyd.uscourts.gov. Alternativel District Court, 2120 Capitol Avenue, Room 82001. <b>Do not e-file this document.</b>	ding (i.e. a completed ly, the forr	n motion to dismiss). At form in pdf format by en may be mailed to the	fter completing emailing it to: following addr	g this ress: U.S.

No Judge will be informed of a party's response to this notification, unless all parties have consented to the assignment of the matter to a United States Magistrate Judge.

An appeal from a judgment entered by a United States Magistrate Judge will be made directly to the United States Circuit Court of Appeals for the Tenth Circuit in the same manner as an appeal from any other judgment of this district. 28 U.S.C. § 636(c); Fed.R.Civ.P. 73.

WY 39 Rev. 10/10/2014

IN THE UNITED STATES DISTRICT COURT U.S. DISTRICT COURT DISTRICT OF WYOMING FOR THE DISTRICT OF WYOMING AND 26 AM 11 11

STEPHAN HARRIS, CLERK CHEYENNE

Direct Assignment of Civil Cases to Magistrate Judges Administrative General Order 2014-03

## Order

The Judicial Conference Committee on the Administration of the Magistrate Judges System has promulgated Suggestions for Utilization of Magistrate Judges (2012). In terms of basic suggestions, the Committee recommends each court establish a preference for assigning magistrate judges entire cases or entire phases of cases, rather than individual duties. This recommendation is intended to encourage and facilitate parties' consent to magistrate judges' decisional authority in civil cases. This recommendation is also based on the view that this method better utilizes judicial time and resources and allows the court to manage the civil docket more effectively. As an example, in instances where only discovery or procedural motions are referred to a magistrate judge, both the magistrate judge and the referring district judge must become familiar with the core legal and factual issues raised in the case and monitor the case's progress. This duplication of judicial resources is not ideal.

A practice adopted by a number of federal district courts to facilitate consent is to include magistrate judges on the civil case assignment wheel for direct assignment of cases upon filing, subject to subsequent consent of the parties to full adjudication of the case by the magistrate judge. As examples in the Tenth Circuit, New Mexico, Colorado and Utah have direct assignment of civil cases to magistrate judges.

Therefore, in consideration of the Committee's suggestions and observations, effective September 1, 2014, the Court will randomly assign civil cases to a full-time Magistrate Judge as the trial judge to preside over all non-dispositive and dispositive motions, evidentiary hearings and trial. These random assignments will exclude prisoner cases, cases seeking injunctive relief, and bankruptcy appeals. The Court will determine the percentage of civil cases to be assigned to each trial Magistrate Judge.

In those civil cases fully assigned to a Magistrate Judge, each party **shall** execute and mail to the Clerk's Office within fourteen (14) days from the filing of an answer or other responsive filing (i.e. a motion to dismiss) either a written consent to the exercise of authority by the full-time Magistrate Judge under 28 U.S.C. § 636(c), or a written election to have the action reassigned to a district judge.

Consent to a full-time Magistrate Judge's authority does not constitute a waiver of any jurisdictional defense unrelated to the grant of authority under 28 U.S.C. § 636(c).

Dated this 26 day of August, 2014.

NANCY D. FREUDENTHAI

CHIEF UNITED STATES DISTRICT JUDGE